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FILING DATE FIRST NAMED INVENTOR APPLICATION NO. ATTORNEY DOCKET NO. 09/440,340 11/15/99 HINCE Ε **EXAMINER** HM22/0327 JENNIFER A SINGER **ART UNIT** PAPER NUMBER 468 ROUTE 17A P 0 BOX 293 FLORIDA NY 10921 1651 **DATE MAILED:**

Please find below and/or attached an Office communication concerning this application r proceeding.

Commissioner of Patents and Trademarks

03/27/01





Office Action Summary

Application No. 0 9 /440340	Applicant(s) Hince asal.		
Examiner	Group Art Unit		
Ware	1651		

—The MAILING DATE of this communication appears on the cov	er sheet bei	neath the correspondence address—
Period for Reply	-2-	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE OF THIS COMMUNICATION.	<u> </u>	_MONTH(S) FROM THE MAILING DATE
 Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no enfrom the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the strain NO period for reply is specified above, such period shall, by default, expire SIX (6) for Failure to reply within the set or extended period for reply will, by statute, cause the agreement of the status of	atutory minimur IONTHS from t	n of thirty (30) days will be considered timely.
Status		
Aesponsive to communication(s) filed on		•
☐ This action is FIMAL.		
☐ Since this application is in condition for allowance except for formal ma accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 1 1; 45		cution as to the merits is closed in
Disp sition of Claims		
1 Claim(s) /-23	is/are pending in the application.	
Of the above claim(s)		is/are withdrawn from consideration.
☐ Claim(s)		is/are allowed.
□ Claim(s)		is/are rejected.
Delaim(s) 15-18 / 20-23		
□ Claim(s)		
· · ·		requirement.
Application Papers		
☐ See the attached Notice of Draftsperson's Patent Drawing Review, PT		
☐ The proposed drawing correction, filed on is ☐	• •	disapproved.
☐ The drawing(s) filed on is/are objected to by the	Examiner.	
☐ The specification is objected to by the Examiner.		
☐ The oath or declaration is objected to by the Examiner.		
Priority under 35 U.S.C. § 119 (a)-(d)		
 □ Acknowledgment is made of a claim for foreign priority under 35 U.S.C □ All □ Some* □ None of the CERTIFIED copies of the priority do □ received. 		
received in Application No. (Series Code/Serial Number)		.
$\hfill \square$ received in this national stage application from the International Bur	eau (PCT Ru	ıle 1 7.2(a)).
*Certified copies not received:		•
Attachment(s)		•
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s).	Int	erview Summary, PTO-413
☐ Notice of Reference(s) Cited, PTO-892		tice of Informal Patent Application, PTO-19
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		her

Office Action Summary

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No.

Application/Control Number: 09/440,340

Art Unit: 1651

Claims 1-23 are presented for examination on the merits.

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 1-23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1-23 are rendered vague and indefinite for failing to recite proper Markush groups. Wherein the language "selected from one or more of the group comprising" is open language and Markush language is required to be closed language. Therefore, it's suggested to change the phraseology to --selected from the group consisting of-- in the claims. Further, the claims should clearly describe the percentages in terms by weight percent in place of merely "by weight". One may ask "by weight of what". Thus, the metes and bounds of the claims can not be determined.

- 3. Claims 15-18 and 20-23 are objected to under 37 CAR 1.75(c) as being in improper form because a multiple dependent claim should be alternatively dependent only. See MPEP § 608.01(n).
- 4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re*

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Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969). 5.

A timely filed terminal disclaimer in compliance with 37 CAR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CAR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CAR 3.73(b).

6. Claims 1-23 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-22 of copending Application No. 09/690,419. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims appear to only differ with respect to scope of the claimed subject matters. Therefore, the copending claims would have made obvious the instantly filed claims as both have identical subject matter with the exception of their scope for content in weight percent.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

The claims appear to be free of the prior art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deborah K. Ware whose telephone number is (703) 308-4245. The examiner can normally be reached on Mondays to Fridays from 9:30AM to 6:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mike Wityshyn, can be reached on (703) 308-4743. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3592.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

DEBORAH K. WARE PATENT EXAMINER

Deborah K. Ware

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March 21, 2001